

# **EXHIBIT 11**

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**From:** Lazarus, Eli M.  
**Sent:** Thursday, December 10, 2020 8:21 PM  
**To:** bens@hbsslaw.com; Srinivasan, Jay P.; jkarin@cravath.com; \*\*\* GDC EpicLitTeam; bmaida@cravath.com; Yang, Betty X.; byrd@whafh.com; dejong@whafh.com; epic-mobileapps@cravath.com; guiney@whafh.com; LMoskowitz@cravath.com; rifkin@whafh.com; robl@hbsslaw.com; shanas@hbsslaw.com; steve@hbsslaw.com; tedw@hbsslaw.com  
**Subject:** RE: Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

Ben, we have been further discussing with Apple's data team the timing of production of transactional data. Because Apple has agreed to certain of plaintiffs' demands to include additional fields, assembling the final data set will require some additional time. This additional time is necessary for work that cannot be accomplished before the final fields and parameters are set, and that work requires members of Apple's data team to physically go into Apple's data labs, which they are otherwise not doing as a result of the pandemic and associated health concerns and legal restrictions. Additionally, Apple will be shut down from December 24 to January 4 for the end-of-year holidays. As a result, Apple believes it would be able to produce the data by mid-January (without the additional proceeds\_reason field that plaintiffs have demanded). In order to produce the bulk of the data as quickly as possible, we will separately produce one recently agreed-upon item, game\_center\_enabled—particular characteristics of this item make it relatively easy to produce separately, unlike many others. We will let you know if any other adjustments become necessary or helpful to producing as quickly as reasonably possible, or if any difficulties arise that affect the timing of the production. Best regards,  
Eli

Eli Lazarus

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**Subject:** RE: Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

[External Email]

Eli, Thank you for your email. Can you please confirm that you will provide this information today (we asked for it by Tuesday)? Class Plaintiffs and Apple have discussed this several times already, so Apple employees have examined this before. We are simply asking for most precise, up-to-date estimate Apple can provide, which is important and time-sensitive for planning purposes.

Very truly yours, Ben

Ben Siegel | **Hagens Berman Sobol Shapiro LLP** | Direct: (510) 725-3036

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**Subject:** RE: Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

Ben, we continue to work to provide an answer to you on the timing for a production of transactional data, but we have not been able determine that answer yet. We will get back to you as soon as possible.

**Eli Lazarus**

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**Subject:** RE: Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

Ben, we received your question below and are working to determine the answer, which we hope to share with you tomorrow.

Best regards,  
Eli

**Eli Lazarus**

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**Subject:** FW: Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

[External Email]

Eli, Per the below, on December 15, Magistrate Judge Hixson will hear oral argument on the joint letter briefs submitted by Class Plaintiffs and Apple on November 13, including the joint letter brief regarding Apple's production of transactional data. On the "first" issue, Class Plaintiffs' position is that Apple should immediately produce its transactional data without Class Plaintiffs being required to agree, now, that they will make no further data requests or pay for any supplemental data production. Apple, on the other hand, takes the position that it should only have to produce the transactional data if Class Plaintiffs agree that no further production will be requested unless Class Plaintiffs pay for any supplemental data production.

If the Court sides with Class Plaintiffs, Apple will be required to immediately produce the transactional data. If the Court sides with Apple, Class Plaintiffs may nonetheless have to request production at that time pursuant to Apple's terms given the upcoming class certification deadline.

Either way, for planning purposes and as part of a good faith meet and confer process, Class Plaintiffs request that by the end of tomorrow, Tuesday, December 8, 2020, Apple specify how long it will take for Apple to produce this critical transactional data on the terms agreed to thus far.

Very truly yours, Ben

Ben Siegel | **Hagens Berman Sobol Shapiro LLP** | Direct: (510) 725-3036

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**Sent:** Thursday, December 3, 2020 4:39 PM

**To:** [efiling@cand.uscourts.gov](mailto:efiling@cand.uscourts.gov)

**Subject:** Activity in Case 4:11-cv-06714-YGR In re Apple iPhone Antitrust Litigation

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U.S. District Court

California Northern District

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The following transaction was entered on 12/3/2020 at 4:39 PM PST and filed on 12/3/2020

**Case Name:** In re Apple iPhone Antitrust Litigation

**Case Number:** [4:11-cv-06714-YGR](#)

**Filer:**

**Document Number:** 297(No document attached)

**Docket Text:**

**CLERKS NOTICE SETTING ZOOM HEARING.** Discovery Hearing set for 12/15/2020 at 10:00 AM - Zoom Videoconference Only before Magistrate Judge Thomas S. Hixson. Re ECF Docket Joint Letter Briefs dated 11/13/2020.

On 12/14/2020, counsel will email the Courtroom Deputy, Rose Maher, with their appearances so that they may be promoted to Panelist, so they may participate in the hearing on 12/15/2020 at 10:00 AM.

Courtroom Deputy email: [Rose\\_Maher@cand.uscourts.gov](mailto:Rose_Maher@cand.uscourts.gov)

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**Zoom Guidance and Setup:** <https://www.cand.uscourts.gov/zoom/>.

**Discovery Hearing set for 12/15/2020 at 10:00 AM - Zoom Videoconference Only before Magistrate Judge Thomas S. Hixson. Re: Joint Letter Brief dated 11/13/2020.**

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**Case Name:** Cameron et al v. Apple Inc.

**Case Number:** [4:19-cv-03074-YGR](#)

**Filer:**

**Document Number:** 175(No document attached)

**Docket Text:**

**CLERKS NOTICE SETTING ZOOM HEARING.** Discovery Hearing set for 12/15/2020 at 10:00 AM - Zoom Videoconference Only before Magistrate Judge Thomas S. Hixson. Re ECF Docket Joint Letter Briefs dated 11/13/2020.

On 12/14/2020, counsel will email the Courtroom Deputy, Rose Maher, with their appearances so that they may be promoted to Panelist, so they may participate in the hearing on 12/15/2020 at 10:00 AM.

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**Zoom Guidance and Setup:** <https://www.cand.uscourts.gov/zoom/>.

**Discovery Hearing set for 12/15/2020 at 10:00 AM - Zoom Videoconference Only before Magistrate Judge Thomas S. Hixson. Re: Joint Letter Brief dated 11/13/2020.**

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**4:11-cv-06714-YGR** Please see **[Local Rule 5-5](#)**; Notice has NOT been electronically mailed to:

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